EXPRESS EV 405245916 US PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

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DEUTSCHE THOMSON-BRANDT GMBH

European Patent Operations

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NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of mailing

Patent Department (daymonth/year) Administration-Hambyyer

14. März 200

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Applicant's or agent's file reference

International application No.

PCT/EP 03/13172

PD020111 🗸

International filing date (day/month/year)

24.11.2003

Priority date (day/month/year)

02.12.2002

IMPORTANT NOTIFICATION

Applicant

THOMSON LICENSING S.A. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Authorized Officer

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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PD020111 International application No. PCT/EP 03/13172				FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)						
				International filing date (day/month/year) Priority dat 24.11.2003 02.12.20					e (day/month/year) 02	
Interr H04			tent Classification (IPC) or bo	I oth national classification	and IPC					
Applio THC		ON L	ICENSING S.A. et al.						-	
1.	This Aut	s inter hority	rnational preliminary exan and is transmitted to the	nination report has be applicant according to	en prepa Article 3	red I 36.	by this Inter	national Prelir	ninary Exa	mining
2.	This	REF	PORT consists of a total o	f 7 sheets, including t	his cover	r she	eet.			
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).									
	The	se an	nexes consist of a total of	f 2 sheets.						
3.	This	repo	rt contains indications rela	ating to the following i	tems:					
	ı	\boxtimes	Basis of the opinion							
	H		Priority							
	111		Non-establishment of or	pinion with regard to r	ith regard to novelty, inventive step and industrial applicability					
	IV		Lack of unity of inventio							
,	V	\boxtimes	Reasoned statement un	der Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability;						
•	VI		Certain documents cited							
•	VII		Certain defects in the in	ternational applicatior	rnational application					
VIII Certain observations on the international application										
Date of	f sub	missic	on of the demand		Date of	comp	oletion of this	report		
19.06.2004					11.03.2005					
Name and mailing address of the international preliminary examining authority:					Authorized Officer					Landite Des Pelanton,
European Patent Office D-80298 Munich					Meiser, J					
Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465				epmu d	Telephone No. +49 89 2399-7966					
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/13172

I. Basis of	the report
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1	the	With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):								
	De	scription, Pages								
	1-1	2	as originally filed							
	Cla	Claims, Numbers								
	1-4		filed with telefax on 04.02.2005							
	Dra	awings, Sheets								
	1/2	-2/2	as originally filed							
2.	Wit lan	With regard to the language , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.								
	The	These elements were available or furnished to this Authority in the following language: , which is:								
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).							
		the language of pub	lication of the international application (under Rule 48.3(b)).							
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under3).							
3.	Witl inte	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:								
		□ contained in the international application in written form.								
		filed together with the international application in computer readable form.								
		furnished subsequently to this Authority in written form.								
		furnished subsequently to this Authority in computer readable form.								
	☐ The statement that the subsequently furnished written sequence listing does not go beyond the disclos in the international application as filed has been furnished.									
	☐ The statement that the information recorded in computer readable form is identical to the written sequentisting has been furnished.									
4.	The	The amendments have resulted in the cancellation of:								
		the description,	pages:							
		the claims,	Nos.:							

sheets:

the drawings,

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/13172

5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).					
	(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to report.)	this				

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims
No: Claims

Inventive step (IS)

Yes: Claims
1-4
No: Claims

Industrial applicability (IA)

Yes: Claims
1-4
No: Claims

2. Citations and explanations

see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

Re Item I

Basis of the report

Amended claims 1 and 3 are based on respective original claims 1 and 3 and on the description, page 3, lines 14-21 and lines 27-32, page 6, lines 19-21 and figures 2 and 3;

new claims 2 and 3 correspond to original claims 2 and 3;

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
 - D1: WO 98/55998 A (KONINKL PHILIPS ELECTRONICS NV :PHILIPS -SVENSKA AB (SE)) 10 December 1998 (1998-12-10)
 - D2: PATENT ABSTRACTS OF JAPAN vol. 1996, no. 06, 28 June 1996 (1996-06-28) -& JP 08 031096 A (MATSUSHITA ELECTRIC IND CO LTD), 2 February 1996 (1996-02-02)
 - D3: EP-A-1 021 044 (THOMSON BRANDT GMBH) 19 July 2000 (2000-07-19)
 - D4: PATENT ABSTRACTS OF JAPAN vol. 2002, no. 06, 4 June 2002 (2002-06-04) -& JP 2002 044543 A (ALPINE ELECTRONICS INC), 8 February 2002 (2002-02-08)
- 2. The application relates to a method (claim 1) and apparatus (claim 3) for processing two or more decoded audio signals with different number of channels and/or different channel configurations and which are combined before being presented in a final channel configuration.
- 3. Claims:

The document D1 is regarded as being the closest prior art to the subject-matter of independent claims 1 and 3.

With regard to claim 1, document D1 and shows (the references in parentheses applying to this document):

Method for processing two or more initially decoded audio signals (cf. page 3, line

32 - page 4, line 9 and figure 1; the demultiplexer performs the decoding of at least two channels whereby both a linear PCM encoded signal and a MPEG encoded audio signal is available) received or replayed from a bit stream, that each have a different number of channels and/or different channel configurations (cf. page 4, lines 7; linear PCM or MPEG configuration), whereby either the PCM encoded audio signal or the MPEG encoded audio signal is selected for further processing (cf. page 4, lines 10-18; either the linear PCM signal configuration or the MPEG signal configuration is selected) before being presented in a final channel configuration, whereby said switching/selection is controlled such that in case of non-matching number of channels and/or non-matching types of channel configurations the number of the channels to be output and/or the configuration type of the channels to be output following said switching/selection is determined by related specific switching/selection information (the audio signal information supplied from the keys) provided from a content provider or broadcaster.

The subject-matter of claim 1 differs therefrom in that

- the audio signals..., that each have a different number of channels and/or different channel configurations, and that are combined by mixing and/or switching;
- to each one of said initially decoded audio signals a corresponding specific channel configuration information item is attached;
- in case of non-matching number of channels and/or non-matching types of channel configurations the number of channels to be output and/or the configuration type of the channels to be output following said mixing and/or said switching is determined by related specific mixing and/or switching information provided from a content provider or broadcaster and that is embedded in said bitstream;
- to the combined data stream to be presented a correspondingly updated channel configuration information item is attached.

The problem to be solved by the present invention may therefore be regarded as: Handling of channel configuration conflicts such that the presenter can replay sound with the correct or the desired channel assignment.

The use of corresponding specific channel configuration information as indicated above is neither known nor rendered obvious by the available prior art documents (D1-D4).

In particular, in D1 only one of the audio signals is selected by a demultiplexer, whereas the other audio signal is completely muted (cf. figures 1 and 2 and page 2, lines 4-5). In D1 only one audio signal is processed and presented at a time.

Document D2 describes an audio data coding recorder and audio data decoding reproducing device whereby an audio data stream is distributed/allocated by a data switch based on a control signal to respective audio data decoding means to be outputted to prescribed signal channels (cf. abstract and figure 7) without attaching correspondingly updated channel configuration information.

Document D3 indicates a method and apparatus for encoding or decoding audio or video frame data whereby the encoding/decoding parameters become linked at the input of the processing with frames of the video/audio data to be encoded/decoded in order to avoid encoding/decoding of invalid output data without reset (cf. figures 1 and 2).

Document **D4** contemplates a digital broadcast receiver that can easily retrieve a channel similar to a channel that is under viewing (cf. abstract).

Therefore, the subject-matter of claim 1 meets the requirements of Articles 33(2) and 33(3) PCT concerning novelty and inventive step.

- 3.2 Independent apparatus claim 3 corresponds closely to independent method claim 1 in that claim 3 defines a respective structural feature to each method step of claim 1.
 - Therefore, the subject-matter of claim 3 meets the requirements of Articles 33(2) and 33(3) PCT concerning novelty and inventive step.
- 4. Claims 2 and 4 are dependent on respective independent claims 1 and 3 and as such also meet the requirements of the PCT with respect to novelty and inventive step (Art. 33(2) and 33(3) PCT).
- 5. The industrial applicability is given for the subject-matter of all claims in an obvious manner, Art. 33(4) PCT.
- 6. Remarks concerning lack of clarity of the claims, Art. 6 PCT:

- 6.1 To meet the requirements of Rule 5.1(a)(ii) PCT, a discussion of the disclosure of document D1 should have been introduced in the description.
- 6.2 Independent claim 3 is not in the two-part form in accordance with Rule 6.3(b) PCT, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(I) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- 6.3 There appears to be an error in figure 2; the second decoder (item "22") refers to a "2.0 stereo" audio signal which should have been marked as "L2,R2".

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Claims

- 1. Method for processing two or more initially decoded (21, 22, 23) audio signals received or replayed from a bitstream, that each have a different number of channels and/or different channel configurations, and that are combined by mixing (27) and/or switching (28) before being presented (20) in a final channel configuration, 10 wherein to each one of said initially decoded audio signals a corresponding specific channel configuration information item (ChannelConfig) is attached and the channel configuration information items for said two or more initially decoded audio signals can demand channel con-15 figurations conflicting with each other, characterised in that said mixing (27) and/or switching (28) is controlled such that in case of non-matching number of channels and/or non-matching types of channel configurations the 20 number of the channels to be output and/or the configuration type of the channels to be output following said mixing and/or said switching is determined by related specific mixing and/or switching information (278) provided from a content provider or broadcaster and that is embedded in said bitstream, 25 and in that to the combined data stream to be presented a correspondingly updated channel configuration information item is attached (30).
- 2. Method according to claim 1, wherein said bitstream has MPEG-4 format.
- 3. Apparatus for processing two or more initially decoded audio signals received or replayed from a bitstream, that each have a different number of channels and/or different channel configurations, and that are combined by mixing and/or switching before being presented in a final channel configuration,

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- wherein to each one of said initially decoded audio signals a corresponding specific channel configuration information item (ChannelConfig) is attached and the channel configuration information items for said two or more initially decoded audio signals can demand channel configurations conflicting with each other, said apparatus including:
- 10 at least two audio data decoders (21, 22, 23) that initially decode audio data received or replayed from said bitstream;
 - means (24-28) for processing the audio signals initially decoded by said audio data decoders, wherein at least two of said decoded audio signals each have a different number of channels and/or a different channel configuration, and wherein said processing includes combination by mixing (27) and/or switching (28);
- means (20) for presenting the combined audio signals in a 20 final channel configuration, wherein in said processing means (24-28) said mixing (27) and/or switching (28) is controlled such that in case of non-matching number of channels and/or non-matching types of channel configurations the number of the channels to be output and/or the configuration type of the channels 25 to be output following said mixing and/or said switching is determined by related specific mixing and/or switching information (278) provided from a content provider or broadcaster and that is embedded in said bitstream; means (30) for attaching to the combined data stream fed 30 to said presenting means (20) a correspondingly updated channel configuration information item.
- 4. Apparatus according to claim 3, wherein said bitstream has MPEG-4 format.